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SERIES I No. 13

# OFFICIAL GOVERNMENT OF GOA GAZETTE



PUBLISHED BY AUTHORITY

## INDEX

Department	Notification/Corri.	Subject	Pages
1. a. Agriculture Dir. & ex officio Jt. Secy.	Not.- 3/3/Hort/State/Coconut/ /2015-16/D-Agri	Scheme— 50% Assistance for Hybrid Coconut Seedlings.	595
b. —do—	Not.- 3/4/Agron/PPG/3- -2(3)/2015-16/D.Agri/104	Revitalization of Khazan lands by seed distribution of salt resistant paddy varieties and subsidized rates.	597
c. —do—	Not.- 3/3/Hort/AP/2/ /2015-16/D.Agri/106	Amendment to assured price for agriculture.	598
2. Animal Husbandry Dir & ex officio Jt. Secy.	Not.- 13-91/Kamd/(S)/ ./2015-16/1563	Amendment to the Notification for Kamdhenu Scheme (Sudharit).	599
3. Education, Art & Culture Dir. & ex officio Addl. Secy.	Not.- DAC-/Music Cell/ /Estb. Music Cnt./Notf./ /2015/1796	Scheme for Establishment of Music Centres in Schools.	601
4. Public Health Under Secretary	Not.- 5/3/2014-I/PHD/335	Revival of posts— Directorate of Food & Drugs Administration.	603
5. Official Language Dir. & ex officio Jt. Secy.	Corri.- 12/22/2013/DOL/ /Periodical-Scheme/301	Replacing clause VI (ii) with new clause to the scheme.	604
6. Transport Dir. & ex officio Addl. Secy.	Not.- D.T.pt/Accts/ /TRANS/2015/2141	Scheme— Goa State Interim Compensation to Road Accident Victims, 2015.	604

## GOVERNMENT OF GOA

### Department of Agriculture

#### Directorate of Agriculture

#### Notification

3/3/Hort/State/Coconut/2015-16/D.Agri

The following scheme is approved by the Government of Goa and is hereby published for general information of the public.

**Introduction.**— Coconut is the major horticultural crop in the State of Goa, occupying 25,750 ha of area. The production and productivity is around 128.15 million nuts and 5000 nuts/ha respectively. Mainly the local tall varieties like Benaulim, Calangute and

Nanora, are cultivated in the State. The average yield under normal management is around 32 nuts per tree per year.

In order to increase the production and productivity of coconut it is decided to promote hybrid varieties of coconut as it has following advantages over the local tall varieties.

1. Gives higher yield up to 250 nuts/palm/year.
2. Flowers early in 2 years as compared to 6 years.
3. Copra content is 200 grams/nut as compared to 140 grams.
4. Oil content is 68% as compared to 63%.
5. Coconut water is 500 ml as compared to 200 ml.
6. Dwarfness of the tree.

I. *Short title and commencement.*— (i) The scheme shall be called “50% Assistance for Hybrid Coconut Seedlings”.

(ii) The scheme shall come into force with immediate effect.

(iii) The scheme shall cover all talukas of the State of Goa.

II. *Objectives.*— (1) To increase the area under Coconut hybrids to get higher production and productivity and to bring prosperity to the coconut cultivators.

(2) To replace old and senile trees with hybrid coconut seedlings.

(3) To overcome the difficulty of climbing tall trees for plucking coconuts.

III. *Components.*— The scheme will have only one component “50% Assistance for hybrid coconut seedlings”.

IV. *Eligibility.*— (1) All owners of land willing to cultivate hybrid coconut are eligible to avail the benefits of this scheme.

(2) The owner should possess the valid “Krishi Card” issued by the Directorate of Agriculture or the necessary land documents in his/her name.

(3) The minimum area for assistance for cultivation of hybrid coconut is 0.1 ha for area expansion and 0.05 ha for replanting by cutting old, diseased and senile coconut trees.

V. *Pattern of Assistance.*— (1) It is proposed to provide to assistance of 50% on the hybrid coconut seedlings limited to Rs. 150/- per seedling. The standard cost of hybrid coconut seedling is considered as Rs. 300/- per seedling.

(2) Each selected beneficiary would be provided the assistance for minimum of 16 seedlings to cover an area of 0.1 ha for area expansion and minimum 8 seedlings to cover

an area of 0.05 ha for replanting by cutting old, diseased and senile trees.

(3) The beneficiary would have to purchase the hybrid seedling from the nurseries of State Government or Central Government or Research Station, Universities or from any private hybrid coconut breeding farm, recognised by the State Government or Central Government.

4. The hybrid seedling should have one parent of local Benaulim variety.

5. The beneficiary availing assistance under this scheme would also be eligible to avail assistance for Area Expansion component and Replanting/Rejuvenation component under Coconut Development Board schemes and State Sector Schemes.

VI. *Guidelines.*— The scheme shall be implemented through the Zonal Agricultural Officers and monitored by the District Agricultural Officers and Farm Section of the Directorate of Agriculture.

(1) The cultivators interested shall submit the application along with the prescribed documents to the concerned Zonal Agriculture Officer.

(2) Farmer shall carry out the planting as per the advice of the Zonal Agricultural Officer and report the completion of the planting.

(3) The farmer should submit the claim along with the original bill/cash memo.

(4) The plantation shall be inspected by the concerned Zonal Agricultural Officer and processed for release of subsidy as per the pattern of assistance and submit the same to the District Agricultural Officer.

(5) The District Agricultural Office shall examine the claim and accord expenditure sanction for subsidy.

(6) The District Agricultural Office shall draw and disburse the subsidy through the Directorate of Accounts by ECS mode.

VII. *Checks adopted and monitoring.*— (1) 100% inspection of the cases shall be carried out by the Zonal Agricultural Officers before issue of administrative approval/submission of claim for settlement and certificate to that effect shall be endorsed in the claim.

(2) 25% of the cases shall be randomly inspected by the District Agricultural Officers before release of subsidy.

VIII. *Tenure.*— The scheme will be implemented initially for 5 years.

IX. *Relaxation.*— The Government shall be empowered to relax any or all clauses or conditions of the scheme in genuine cases. However, release of financial assistance in such cases will be considered only with the approval of Finance (Exp.) Department.

X. *Interpretation.*— If any question arises regarding interpretation of any clause, word, expression of the scheme, the decision shall lie with the Government, which shall be final and binding on all concerned.

XI. *Redressal of Grievances and Disputes.*— Grievances if any, arising out of the implementation of this scheme, shall be heard and decided by the Minister for Agriculture and the decision of the Minister for Agriculture in this regard shall be final and binding on all concerned.

This issues with the concurrence of Finance Expenditure Department under U. O. No. Finance (Exp)/571/7, dated 09-03-2015.

*Orlando Rodrigues*, Director & ex officio Joint Secretary (Agriculture).

Tonca-Caranzalem, 16th June, 2015.

## Notification

3/4/Agron/PPG/3-2(3)/2015-16/D.Agr/104

The following scheme approved by Government of Goa is hereby published for general information of the public.

1. *Short title & commencement.*— (i) The scheme shall be called “Revitalization of Khazan lands by seed distribution of salt resistant paddy varieties and subsidized rates”.

(ii) It shall come into force with immediate effect and shall remain in force till it is withdrawn or amended by the Government of Goa.

2. *Objectives.*— (1) Revitalization of neglected Khazan lands back to cultivation by providing seed of local Korgut and other salt resistant paddy varieties.

(2) Distribution of seed at 100% subsidized rate and improving productivity by adopting proper package of practices.

(3) Attract the younger generation back to agriculture specially under Khazan land ecosystem.

(4) Make available the quality seed material for improving the productivity.

3. *Pattern of Assistance.*— (i) The Directorate of Agriculture will procure seed of Korgut and other salt tolerant varieties from the registered seed growers under the departmental seed multiplication programme.

(ii) The three approved agencies in co-operative sectors i.e. M/s Goa Bagayatdar Sahakari Kharedi Vikri Saunstha Maryadit, Ponda; M/s Goa Krishi Bazar Marketing and Processing Co-operative Society, Mapusa and M/s Pernem Taluka Farmers Society, Pernem will also procure quality seed from Seed Corporations/Registered seed growers etc.

(iii) As special case, seed of new salt resistant varieties will be procured from

reputed private seed producers and Research Institutes like ICAR, Agriculture Universities etc.

(iv) All such seeds will be distributed at pre-fixed price of Rs. 30 per kilo by the above three agencies and Departmental sub offices by providing 100% subsidy at source basis as per the existing arrangements.

(v) Farmers will be allowed subsidy for maximum 100 kgs per farmer of salt tolerant paddy seed for cultivation.

(vi) The farmers cultivating the Khazan land will be identified by the respective Zonal Agriculture Officer and given the recommendation slip to collect the seed from the concerned Society.

(vii) The subsidy provided at source shall be reimbursed directly to the concerned Society by the Department of Agriculture under this scheme on submission of bills and statement.

4. *Eligibility.*— (i) Farmers cultivating Khazan rice fields in Goa and having Krishi Card issued by the Directorate of Agriculture.

(ii) Lease holders of Khazan rice fields in the State.

5. *Checks adopted by Department for verification of the scheme:*—

- The scheme shall be monitored by Agronomy Section of the Directorate under control of Dy. Director of Agriculture I/C Agronomy.

- Recommendation slip will be issued to collect the seed from the agency by concerned Zonal Agriculture Officer.

- Scrutiny of bills for seed supply will be done by Zonal Agriculture Officer.

- Cross checking and utilization certificates will be given by the concern Zonal Agriculture Officer.

6. *Relaxation.*— The Government shall be empowered to relax any or all clauses or conditions of the scheme in genuine cases. However release of financial assistance in such case will be considered only with the approval of Finance (Exp.) Department.

7. *Interpretation.*— If any question arises regarding interpretation of any clause, word, expression of the scheme, the decision shall lie with the Government, which shall be final and binding on all concerned.

8. *Redressal of Grievances and Disputes.*— Grievances, if any, arising out of the implementation of this scheme, shall be heard and decided by the Minister for Agriculture and the decision of the Minister of Agriculture in this regard shall be final and binding on all concerned.

This issue with the concurrence of the Finance Department under their U. O. No. 1127/F dated 27-4-2015.

By order and in the name of the Governor of Goa.

*Orlando Rodrigues*, Director & ex officio Joint Secretary (Agriculture).

Tonca-Caranzalem, 17th June, 2015.

### Notification

3/3/Hort/AP/2/2015-16/D.Agri/106

Sub.: Assured price for Agriculture.

Read: Notification No. 3/3/Hort/A.P/2/2012-13/D.Agri/475 published in the Official Gazette, Series I No. 52 dated 28th March, 2013.

The above referred notification is amended as below:—

*Clause 3:*— Selection of farmers at (iv) is replaced and shall be read as below:—

*Clause 3 (iv):*— In seasonal crops claim upto 3000 kgs in case of paddy and 400 kgs in case of alsando, land documents may not be provided. However, an undertaking shall be required to be produced towards the arrangement done for seasonal cultivation.

*Clause 4:*— Pattern of assistance at (iv) Pattern of assistance for paddy is replaced and shall be read as below:—

*Clause 4 (iv):*— Pattern of assistance for paddy:— Difference between assured price of Rs. 19/- per kg and actual price received by farmers for sale of paddy to the authorized paddy purchase agencies shall be provided under the scheme of Assured Price. A farmer will be entitled for assistance for maximum of 7,500 kgs per season for production @ 5000 kgs per hectare. Farmers cultivating

paddy in both seasons will be entitled for assistance for both the seasons limited to 7500 kgs per season. Minimum quantity required to be sold by farmer to avail benefit shall not be less than 100 kgs.

This amendment will be effective from the Rabi harvest 2014-15 and will be applicable from 1-4-2015 onwards Finance (Expenditure) Department vide their U. O. No. 1564/F dated 28-5-2015. This issues with the concurrence of the Government of Goa.

By order and in the name of the Governor of Goa.

*Orlando Rodrigues*, Director & ex officio Joint Secretary (Agriculture).

Tonca-Caranzalem, 17th June, 2015.



## Department of Animal Husbandry

Directorate of Animal Husbandry & Veterinary Services

### Notification

13-91/Kamd/(S)/2015-16/1563

Read: Notification No. 13-91/Kamd/(S)/2012-13/4109 dated 5-11-2012.

Government is pleased to notify amendments to the notification read above relating to Kamdhenu Scheme (Sudharit) published in the Official Gazette, Series I No. 33 dated 15-11-2012 vide order No. 13-91/Kamd/(S)/2012-13/4109 dated 5-11-2012 as follows:—

Sr. No.	Existing	Amendment
1	2	3
1.	Purchase of milch animals from Cattle Melas organized at Cattle Breeding Farm, Copardem/Dhar.	Purchase of milch animals from Cattle Melas organized at Cattle Breeding Farm, Copardem/Dhat. In case of Farmers permitted to purchase animals on their own, other than the Cattle Melas held by the Department in Goa, subject to following conditions:  (a) Fulfilling all the conditions laid as required under Kamdhenu Scheme (Sudharit) viz. a well constructed cattle shed with cement flooring, fodder cultivation etc.

1	2	3
		(b) Possess minimum of 10 (Ten) Cross bred animals/Improved buffaloes, in milk at the time of opting for such purchase. (c) Purchase a minimum of 10 (Ten) or more high yielding Cross bred animals/Improved buffaloes only. (d) Obtain prior written permission well in advance from the Government before undertaking such purchase. (e) Be a member of the Local Dairy Society for a minimum period of 5 (Five) years preceding the submission of the said application for undertaking such a purchase. (f) Purchase of animals from outside the State shall be done accompanied by local Government Veterinary Doctor.
2.	Unit cost of Cross bred cows/Improved She Buffaloes shall be limited to Rs. 40,000/- per animal expected to yield 2700 liters of milk per lactation for purpose of release of subsidy.	Unit cost of Cross bred cows/Improved She Buffaloes shall be limited to Rs. 60,000/- per animal expected to yield 2700 liters of milk per lactation for purpose of release of subsidy.

Subsidy on the cost of the animal shall be as follows:—

#### EXISTING

No. of animals		Subsidy			
		Category			
		General		SC/ST/Dhangar	
		Amount in Rs.	%	Amount in Rs.	%
1 to 5	(Grade A)	30,000	75%	36,000	90%
6 to 10	(Grade B)	25,000	62.5%	36,000	90%
11 to 20	(Grade C)	20,000	50%	30,000	75%
21 & above	(Grade D)	16,000	40%	20,000	50%

#### AMENDED

No. of animals		Subsidy			
		Category			
		General		SC/ST/Dhangar	
		Amount in Rs.	%	Amount in Rs.	%
1 to 5	(Grade A)	45,000	75%	54,000	90%
6 to 10	(Grade B)	37,500	62.5%	54,000	90%
11 to 20	(Grade C)	30,000	50%	45,000	75%
21 & above	(Grade D)	24,000	40%	30,000	50%

The above amendments shall come in force with immediate effect.

By order and in the name of the Governor of Goa.

Dr. B. Braganza, Director & ex officio Joint Secretary (A.H.).

Panaji, 19th June, 2015.



## Department of Education, Art &amp; Culture

Directorate of Art &amp; Culture

**Notification**DAC-/Music Cell/Estb. Music Cnt./Notf./  
/2015/1796

The Government of Goa is pleased to form the "Scheme for Establishment of Music Centres in Schools."

1. *Short title & commencement.*— (i) The scheme shall be called "Scheme for Establishment of Music Centres in Schools."

(ii) The scheme shall come in force with effect from June, 2015.

2. *Preamble.*— (i) The Department of Art & Culture has taken steps to streamline the existing scheme to improve the overall standard of learning/teaching music in school by establishing music centres in schools.

3. *Objective.*— The main objective of the scheme shall be as follows:—

(1) To boost the talent of student in various discipline of music.

(2) To provide proper guidance & support to the student to excel in their respective discipline to make a career in music.

(3) To design a syllabus with help of expert in order to implement it uniformly in all music centres.

(4) To conduct preliminary assessment of student in order to place them at appropriate level in respective discipline of music.

(5) To provide them upwards Mobility Avenue of passing a preparatory level, elementary level & foundation level from Vth to Xth standard.

(6) To train & guide the student to answer various external exams in music.

(7) To maintain the continuity for higher studies in music. After passing the Xth standard, students can avail bachelor degree simultaneously with other educational degrees.

(8) To assess the performance of the music trainers/accompanists from time to time & to provide in service training to improve the teaching methodology.

4. *Scope.*— (1) Department of Art & culture will appoint music trainer & accompanist under the scheme & will place them in music centres in school.

(2) Number of music trainers/accompanists will be decided by the Government as per requirement.

(3) Music trainers/accompanists will be placed in music centres by Department by assessing the enrolment of student in respective centres in each discipline.

(4) Those music trainers/accompanists not having sufficient workload in respective discipline in the particular centres will be deployed on alternate basis in other centres to cover the sufficient workload & to make available more discipline to student of other centres.

(5) School can opt for establishment of music centre in their school by making available space for setting up the centre and also for storage of the instruments.

(6) Minimum 5 students shall be required to start a particular discipline of music in centre.

(7) Classes will be conducted in the afternoon session from 2.30 p.m. to 5.30 p.m. to teach the uniform syllabus prepared by this directorate. However, schools opting for the scheme will be allowed to avail the services of the music trainers/accompanists in the morning session for two and half hours as per their requirement i.e. for preparing the students for days of national importance, social gathering, competitions and other music related activities.

(8) School can opt only for the centre and not for particular discipline. Department will provide music trainers/accompanists as per availability.

(9) Financial Assistance will be provided to the schools opting for the centre to purchase musical instruments in the particular discipline for which music trainers/accompanists are already deployed.

(10) On the same line as followed in Sarva Shiksha Abhiyan, Department shall appoint one State Level Co-ordinator and two District Level Co-ordinators on full time basis for which Department can avail the services of the retired Headmasters, Principals, Government Officers having Administrative experience along with sound knowledge of music.

(11) Department may appoint part time Taluka Level Co-ordinator if required for inspection/supervision of centres in respective Talukas.

(12) Since the centres will function in the evening session, Heads of the schools shall nominate any responsible official during the evening session. Department will compensate the services of the nominated officials.

5. *Financial Assistance.*— (1) Financial Assistance will be provided to the Schools opting for the centre to purchase musical instruments in the particular discipline for which music trainers/accompanists are already deployed. Details are as follows:—

Name of the Instrument	Maximum cost per Instrument	No. of Instrument
Harmonium	Upto Rs. 12,000/-	Minimum three per centre
Tabla	Upto Rs. 6,500/-	-do-
Keyboard	Upto Rs. 23,000/-	-do-
Guitar	Upto Rs. 4,500/-	-do-
Violin	Upto Rs. 4,500/-	-do-
Electronic Tanpura	Upto Rs. 6,000/-	-do-
Ghoongru	Upto Rs. 600/-	-do-
Sitar	Upto Rs. 15,000/-	-do-

2. On the same line as followed in Sarva Shiksha Abhiyan, Department shall appoint one State Level Co-ordinator and two District Level Co-ordinators on full time basis for which Department can avail the services of the retired Headmasters, Principals, Government Officers having Administrative experience along with sound knowledge of music. The consolidated remuneration shall be paid on monthly basis as follows:—

Designation	Remuneration per month
State Level Officer	Rs. 25,000/-
District Level Officer (North)	Rs. 20,000/-
District Level Officer (South)	Rs. 20,000/-
Taluka Level Officer(12 Talukas)	Rs. 5000/- each

3. Since the centres will function in the evening session, Heads of the schools shall nominate any responsible official during the evening session. Department will compensate the services of the nominated officials as follows:—

Nominated Official	Remuneration per month
In case nominated official is of Teacher level	Rs. 1500/-
In case nominated official is of Clerical level	Rs. 1250/-
In case nominated official is of Group 'D' level	Rs. 1000/-

The financial assistance to the Government Aided schools shall be released in form of Grant in aid whereas in case of Government schools funds will be placed at the disposal of the respective DDOs of the concerned schools.

6. *Maintenance grant.*— Maintenance grant of Rs. 2000/- per year will be released to all the schools those who have opted for the music centre under scheme.

7. *Framing of Guidelines.*— For better implementation of this scheme the Government shall frame guidelines from time to time.

8. *Evaluation of the scheme.*— The scheme shall be evaluated quarterly by the Department



and Taluka-wise meeting of the head of the schools along with State Level Officer, District Level Officer, Taluka Level Officer will be conducted for review and further improvement of the scheme.

9. *Relaxation.*— Government shall be empowered to relax any or all the clauses or conditions of the scheme.

10. *Interpretation.*— If any question arises regarding interpretation of any clause, word, expression of the scheme the decision about the interpretation shall lie with the

Government, which shall be final and binding on all concerned.

This issue with the approval of the Government & concurrence of Finance Department vide their U. O. No. 1431/F dated 04-06-2015.

By order and in the name of the Governor of Goa.

*Prasad Lolayekar*, Director & ex officio Addl. Secretary (Art & Culture).

Panaji, 18th June, 2015.



## Department of Public Health

### Order

5/3/2014-I/PHD/335

Sanction of the Government is hereby accorded for the revival of the following posts attached to the Directorate of Food & Drugs Administration, Bambolim-Goa, with immediate effect.

Sr. No.	Name of the post & Classification	No. of post & creation Order No.	Pay scale
1	2	3	4
1.	Drugs Inspector, Group 'B' Gazetted	One post Creation Order No. 13/2/2001- -PHD dated 10/06/2003 (vacant from 11-09-2012)	PB-2 Rs. 9,300-34,800+4,600/- G.P.
2.	Assistant Chemist (Drugs), Group 'C' Non-Gazetted	One post Creation Order No. 13/2/2001- -PHD dated 10/06/2003 (vacant from 17-07-2012)	PB-1 Rs. 5,200-20,200+2,800/- G.P.

The expenditure towards the pay and allowances shall be debitable in respect to the post of Drugs Inspector under the Budget Head: 2210—Medical and Public Health; 06—Public Health; 104—Drugs Control; 02—Strengthening of Food & Drugs Administration (Plan) and in respect to the post of Assistant Chemist (Drugs) to the Budget Head: 2210—Medical and Public Health; 08—General; 104—Drugs Control; 01—Strengthening of CFDL (Plan).

This issues with the approval of the Administrative Reforms Department vide their U. O. No. 1620/F dated 18-12-2014 and the concurrence of the Finance (Rev. & Cont.) Department under U. O. No. 1400004410 dated 7-6-2015.

By order and in the name of the Governor of Goa.

*Maria Seomara De Souza*, Under Secretary (Health-II).

Porvorim, 22nd June, 2015.

## Department of Official Language

Directorate of Official Language

**Corrigendum**

12/22/2013/DOL/Periodical-Scheme/301

Read:- Notification: No. 12/22/2013/DOL/Periodical-Scheme/611 dated 26-05-2014 published in Official Gazette, Series I No. 9 on 29-05-2014.

In partial modification to above Notification, the Government is pleased to delete the existing clause VI (ii) and add the new clause as below:—

“ VI (ii) The applicant publication shall require to register with Directorate of Official Language on payment of Rs. 500/- (Non-refundable) and enclose its receipt to the application form”.

By order and in the name of the Governor of Goa.

Dr. *Prakash Vazrikar*, Director & ex officio Joint Secretary (Official Language).

Panaji, 17th June, 2015.



## Department of Transport

Directorate of Transport

**Notification**

D.Tpt/Accts/TRANS/2015/2141

Sub: The Goa State Interim Compensation to Road Accident Victims, 2015.

Ref: Notification No. D.Tpt/Accts/TRANS/10-11/3946 dated 13-12-2010.

*Preamble.*— Increase in number of vehicles results in traffic congestion and consequentially in road accidents. While Government does its best to minimise if not

eliminate the untoward incidents through road safety initiatives, some tragic accidents are inevitable. Every year an approximately 250-300 people lose their lives and equal number are injured, some with permanent disability and others with partial disability and more often than not, the deceased/injured happen to be the only bread earner of the family and not covered by any life insurance cover and in the event of death and disability of such persons, the entire family is disturbed emotionally, psychologically and financially.

And whereas Government has proposed to provide such families Financial Assistance irrespective of insurance cover enjoyed by the victim.

And in order to fulfil the given assurance as well as for effective implementation of the assurance, the Government was pleased to enact a scheme.

And whereas it has been observed that the Existing Scheme is not meeting the expected results due to the cumbersome process in general and provision regarding Insurance coverage of any nature disqualifying the beneficiary in specific, and therefore in view of the above, the Existing Scheme is modified to that extent.

And therefore to make it simple and flexible so as to meet the desired results i.e. for immediate monetary help to road accidents victims, the scheme is modified as under:—

(1) *Title.*— The scheme shall be called “the Goa State Interim Compensation to Road Accident Victims, 2015”.

(2) *Commencement.*— It shall come into force from the date of publication in Official Gazette and shall be valid for five years from the date of its notification.

(3) *Definitions.*— In this scheme, unless there is anything repugnant to the subject or context—

(i) *Beneficiary:*— “Beneficiary” means the person entitled to receive the compensation/

/financial assistance paid under the scheme. For the purpose of this scheme entitlement of beneficiary to the sum of compensation shall be in order of priority as under:—

(i) In case of Death of the person/victim of road accident (1) his/her (i) spouse (ii) unmarried daughter(s) and son(s) (divided equally) (iii) parents of the victim (iv) married daughter.

(ii) In case of permanent injury (1) victim or in case he is unable to avail the benefit himself (2) his/her spouse (3) daughter(s)/son(s)/mother/father.

In case of any dispute with respect to the proportion of amount of compensation, the decision of the Director (Transport) shall be final.

(ii) Death:— “Death” means a death on account of an accident on the spot or within 12 months of accident on account of any injury suffered during the accident, provided it be the sole and direct cause of the death as certified by Registered Medical Practitioner.

(iii) Family:— The term family shall include spouse of the victim, unmarried son/s, unmarried daughter/s, mother and father.

(iv) Permanent injury:— “Permanent injury” means an injury that results in victim not able to carry on any business or occupation as he was carrying on before the accident and so certified by superintendent, Goa Medical Collage or Director of Health Services or their designated officials for the purpose of the scheme.

(v) Victim:— “Victim” for purpose of short term relief means “any person who dies in road accident within the State of Goa irrespective of domicile” and for long term relief means “any person who has suffered injury requiring hospitalization having (15) fifteen years of permanent residence in the State of Goa.

(4) *Scope of the Scheme.*— The scheme provides for financial assistance to the victims/ /families of victims against accidental death or bodily injury caused by external, violent visible means in road accidents.

(5) *The Scheme shall provide for:—*

(I) Short Term Reliefs: (a) In case of Death on road/In case of Death in Hospital/any other place but where cause of death attributable to the accident-Upfront (financial assistance) payment of Rs. 50,000/- (Rupees fifty thousand only) based on the application as per Annexure ‘A’ made to the Director of Transport by the member of the family of the victim. The payment of financial assistance to be made in the following order:—

- (i) Spouse of the victim.
- (ii) Daughter/s.
- (iii) Son/s.
- (iv) Mother.
- (v) Father.

The above payment is to be made without verification of any other conditions. The compensation shall be paid as per clause (7) below.

(b) In case of any serious injury suffered in road accident and the injured requiring hospitalization of more than 07 days period - an immediate payment of compensation of Rs. 25,000/- (Rupees twenty five thousand only) based on the application (as per Annexure ‘A’) made to the Director of Transport by the victim or any member of the family of the injured. The payment of the financial assistance to be made in the following order:—

- (i) Spouse of the victim.
- (ii) Daughter/s.
- (iii) Son/s.
- (iv) Mother.
- (v) Father.

The above payment is to be made without verification of any other conditions. The compensation shall be paid as per Clause (7) below.

(II) *Long Term Reliefs*: The long term reliefs shall be applicable to those, whose family income i. e. cumulative income of spouse/daughter(s)/son(s) after the accident is less than 3.00 lakhs and the same shall be paid as per clause (7) after deducting any compensation already paid under clause (I) above i.e. under Short Term Relief.

(a) Rs. 2.00 lakhs in case of death;

(b) Rs. 1.50 lakhs in case of Permanent injury;

(c) Rs. 1.00 lakh in case of serious/permanent injury not leading to loss of job/occupation but where hospitalisation exceeds 60 days immediately after accident;

(d) Rs. 50,000/- in case of injuries other than specified above but requires hospitalisation upto 60 days after but exceeding 7 days;

(e) Rs. 10,000/- in case of injuries requiring 3 to 7 days of hospitalisation.

(6) The scheme provides for disbursement of compensation to the families of Road Accident Victims by the Transport Department on the basis of procedure as at Annexure 'A', 'B' and 'C'.

(7) *The payment of compensation shall be made as under:-*

(i) In case of death:

(a) Surviving spouse;

(b) In absence of (a) above, the amount of compensation to be divided equally amongst the unmarried daughter(s)/son(s);

(c) In absence of (a) and (b), parents;

(d) In case of absence of (a), (b) and (c), married daughter;

(e) In case of absence of (a), (b) (c), and (d) then no compensation shall be paid.

(ii) In case of permanent injury:-

(a) To the survivor.

(b) To any other relation as indicated in clause 7 (i) above, in order as indicated in case the survivor is not medically in condition to avail the same.

(8) *Procedure for claiming the compensation.*— (a) Upon the happening of any event which may give rise to a claim under this scheme, an application on the prescribed proforma with full particulars must be given to the Director, Directorate of Transport within a period of 60 days of the happening of such event for Long Term Relief and within 7 days for Short Term Relief.

(b) Documentary proof upon which a claim is based shall be furnished to the Government alongwith the claim.

(c) Medical Officer or other authorised person of the Government shall be allowed to examine the injured person(s) to verify the nature of alleged injury or disablement if it is reasonably required by the Department for finalization of the claim.

(d) No relaxation for payment to any person including legal heirs.

(e) No relaxation in time period for application.

(9) *Procedure for disbursement.*— Compensation under this scheme shall be disbursed by the Directorate of Transport, 1st Floor, Junta House, Panaji-Goa.

(10) *Applicability.*— (a) To any victim in the State of Goa for Short Term Relief.

(b) To any victim with 15 years of Residence in the State of Goa for Long Term Relief.

(11) The modified scheme shall be applicable to all cases on or after 1st April, 2012.

(12) This compensation paid is not insurance but it is a compassionate payment by State Government to overcome plight faced by the victim and his family due to trauma and expenses incurred. It is not right of any one and it is totally at the discretion of Government and subject to budgetary provision.

(13) The said compensation paid is not subject to any deductions by insurance company. (Refer Clause 12).

By order and in the name of the Governor of Goa.

*Arun L. Desai*, Director & ex officio Additional Secretary (Transport).

Panaji, 19th June, 2015.

#### ANNEXURE "A"

#### PROCEDURE FOR CLAIMING COMPENSATION

##### I - Short Term Reliefs:-

1. Name of the claimant.
2. Name of the Road Accident Victim.
3. Relationship with the victim/deceased.
4. Permanent Residential Address.
5. Details of Accident:
  - (i) Place, day, date and time

#### ANNEXURE "B"

#### PROCEDURE FOR CLAIMING COMPENSATION

##### II - Long Term Reliefs:-

1. (a) Name of the claimant:  
(b) Name of the Road Accident Victim:  
(c) Relationship with the victim/deceased:
2. Permanent Residential Address:  
(Enclose Residential Certificate issued by the Competent Authority).
3. Profession/Occupation/Trade of Business of the Road Accident Victim:

4. No. of Dependant on the Claimant/Road Accident Victim:

5. Details of Accident:

(i) Day, date & time:

(ii) Full particulars of the cause and the injuries sustained:

(attach medical report in original)

6. Whether the accident is registered by the Traffic Police?

(Attested copy of the FIR/Panchanama be enclosed)

7. Give name & address of the witness of the accident if any:

8. The nature and extent of injuries:

(specify death, permanent disability or partial disability)

9. (a) Is the Road Accident Victim insured?

(b) If so, please give full details of such company or insurer:

(Attach an Affidavit in the prescribed format as per overleaf).

I, .....  
declare that the information given is true and correct to the best of my knowledge and belief and that I have not concealed or suppressed any material facts and incase any such things are noticed at later stage, compensation paid shall be forfeited.

Signature

Name & Address



## ANNEXURE "C"

## PROCEDURE FOR CLAIMING COMPENSATION

Documents to be submitted for Road Accident Claim:

1. FIR issued by the concerned Police Station.
2. Police Panchanama.
3. Residence Certificate issued by Mamlatdar.
4. Medical Report.
5. Death Certificate.
6. Copy of Ration Card.

7. Copy of Identity Card/Senior Citizen Card/  
/Bank Pass Book with photo/Passport.

8. In case of legal heir documents in support  
for Road Accident Claim.

9. In case father and mother expired and the  
person who submit the accident claim should  
indemnify that the information submitted by him/  
/her is true to his/her best knowledge.

10. In case of more than one legal heir, NOC from  
other legal heirs brothers/sisters has to be  
submitted alongwith the application.

11. Income Certificate if there are dependants  
on the claimant.

12. Marriage Certificate of deceased.

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